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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/819,621 03/29/2001		Kenji Todori	P 280037 T7K0-00S105-1	4396	
909	7590 04/13/2004		EXAMINER		
PILLSBURY WINTHROP, LLP			ANGEBRANNDT, MARTIN J		
P.O. BOX 10 MCLEAN, \			ART UNIT	PAPER NUMBER	
110.55.111,			1756		

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application	No.	Applicant(s)				
		09/819,621		TODORI ET AL.				
		Examiner		Art Unit				
		Martin J Ang		1756				
Period fo	The MAILING DATE of this communication or Reply	appears on the c	over sheet with the c	orrespondence ad	dress			
THE - External after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CFI SIX (6) MONTHS from the mailing date of this communication experiod for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by streply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, a reply within the statutor riod will apply and will e tatute, cause the applica	however, may a reply be timen by minimum of thirty (30) days the SIX (6) MONTHS from tion to become ABANDONE:	nely filed s will be considered timel the mailing date of this or D (35 U.S.C. § 133).	y. ommunication.			
Status								
1)[🔀]	Responsive to communication(s) filed on $\underline{0}$)2 February 2004						
· ·	This action is FINAL . 2b)⊠ This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
5)□ 6)⊠ 7)□	 ✓ Claim(s) 1-5,7-14,16-19,21-24 and 26-28 is/aré pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. ☐ Claim(s) is/are allowed. ✓ Claim(s) 1-5,7-14,16-19,21-24 and 26-28 is/are rejected. ☐ Claim(s) is/are objected to. ☐ Claim(s) are subject to restriction and/or election requirement. 							
Applicat	ion Papers							
10)	The specification is objected to by the Example The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the countries of the oath or declaration is objected to by the	accepted or b) the drawing(s) be rrection is required	held in abeyance. See if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 Cl				
Priority :	under 35 U.S.C. § 119							
12)[a)	Acknowledgment is made of a claim for fore All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International Bu See the attached detailed Office action for a	nents have been nents have been priority document reau (PCT Rule	received. received in Applicati ts have been receive 17.2(a)).	on No ed in this National	Stage			
2) Notice 3) Infor	ot(s) Dee of References Cited (PTO-892) Dee of Draftsperson's Patent Drawing Review (PTO-948) The mation Disclosure Statement(s) (PTO-1449 or PTO/SE) The results of the process of the control of the co	s) 3/08) 5) Interview Summary Paper No(s)/Mail Da) Notice of Informal F) Other:	ate	O-152)			

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- 1. The response provided by the applicant has been read and given careful consideration.

 Responses to the arguments are presented after the first rejection to which the argument is directed. Rejection of the previous office action not repeated below are withdrawn based upon the arguments and amendments of the applicant.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-5,7-14,16-19,21-24 and 26-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Iida et al. EP 0580346, in view of Murray et al., "synthesis and Charachotrization of nearly monodisperse CdE (E=s,se,te) semiconductor nanocrystallites", JACS, Vol. 115(19) pp. 8706-8715 (1993) and Liz-Marzan, et al. WO 99/291934.

Iida et al. EP 0580346 teaches a high density optical disk with a shutter layer of semiconductor particles dispersed in a glass or polymeric matrix over coated with a reflective layer as shown in figure 2. Useful semiconductor materials in amounts of 1-80 mol % and having sizes of 0.1 to 50 nm are disclosed. (3/11-33) The use of polymers as the matrix materials, including PMMA, polycarbonate, polystyrenes, polyolefins, and epoxies is disclosed as its the formation of the layer from a solvent based solution. (3/34-41 and 4/3-13). The reflective layer may be various metals including Ag, Au, Al and Cu. (4/44-51). The use of protective layer is also disclosed. (4/52-57). Another embodiment is shown in figure 3.

Murray et al., "synthesis and Charachotrization of nearly monodisperse CdE (E=s,se,te) semiconductor nanocrystallites", JACS, Vol. 115(19) pp. 8706-8715 (1993), teaches the

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synthesis of nanocrystalline semiconductor particles to reduce polydispersity and improve the uniformity of surface derivitazation (capping). (page 8706, right column) The ease of dispersal in various solvents (alkanes, aromatrics, long chain alcohols, etc) is disclosed. (page 8707, left column). The use of these in optical field is disclosed. (page 8706, left column) The sizes of the particles is between 1.5 and 11.5 nm (page 8707, left column). The surface derivatization is disclosed as preventing flocculation (page 8708, right column). The particles sizes as disclosed as affecting the absorption properties as shown in figure 3.

Liz-Marzan, et al. WO 99/291934 teaches methods for stabilizing particles to prevent agglomeration/coalescence without affecting their properties.(2/16-22). The ligands which bond to the surface of the particles may be thiols, amines, phosphines, phosphates, borates, carboxylates, silicates, siloxy, ... (3/10-28). The stabilization of CdS and other semiconducor materials, having sizes of less than 100 nm, preferably less than 40 nm is disclosed. (7/24-8/17 and examples) The use of this technique for stabilizing the particles for optical uses in a variety of matrices, including polymers, is disclosed. (13/18-23).

It would have been obvious to one skilled in the art to modify the article of Iida et al. EP 0580346 by using the processes of either Murray et al., "synthesis and Charachotrization of nearly monodisperse CdE (E=s,se,te) semiconductor nanocrystallites", JACS, Vol. 115(19) pp. 8706-8715 (1993) with a reasonable expectation of gaining in monodispersity and stability in both solvents and the polymeric matrix based upon the teachings of Murray et al., "synthesis and Charachotrization of nearly monodisperse CdE (E=s,se,te) semiconductor nanocrystallites", JACS, Vol. 115(19) pp. 8706-8715 (1993) and Liz-Marzan, et al. WO 99/291934 of the

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desirability of stabilizing the particles in either solvents or polymeric matrices and the disclosure of the dispersion of these particles in the polymeric matrix by Iida et al. (3/15-20).

The applicant's response indicated that additional data with respect to examples 2A-F of the specification, which could identify and unobvious advantage/benefit of the surface derivatization process. As this office action is non-final, the applicant is free to submit this at this time and is encouraged to do so.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Martin J Angebranndt whose telephone number is 571-272-1378. The examiner can normally be reached on Monday-Thursday and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Huff can be reached on 571-272-1385. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197/(to)l-free).

Martin / Angebranndt Primary Examiner Art Unit 1756